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Attorneys for Scott Spear

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

In the Matter of the Seizure of:

Any and all funds held in Republic
Bank of Arizona Account(s) xxxx1889,
xxxx2592, xxxx1938, xxxx2912, and
xxxx2500.

No.: CV 18-06742-RGK (PJWx)

[Related to Case Nos. 18-MJ-00712,
18-MJ-00713, 18-MJ-00715,
18-MJ-00716, 18-MJ-00718,
18-MJ-00719, 18-MJ-00720,
18-MJ-00721, 18-MJ-00722,
18-MJ-00723, 18-MJ-00724,
18-MJ-00751, 18-MJ-00797,
18-MJ-00798, 18-MJ-00996,
18-MJ-00997, 18-MJ-01427, and
18-MJ-1863]

**SCOTT SPEAR'S JOINDER IN
JAMES LARKIN'S OPPOSITION
TO GOVERNMENT'S EX PARTE
APPLICATION TO EXTEND
DEADLINE AND HEARING**

Hearing Information

Date: September 24, 2018

Time: 9:00 A.m.

Judge: Hon. R. Gary Klausner

Place: Courtroom 850

255 E. Temple Street, 8th Fl.

Los Angeles, CA 90012

Assigned to Hon. R. Gary Klausner

TO THE COURT AND ALL COUNSEL OF RECORD:

PLEASE TAKE NOTICE THAT Scott Spear, by and through his counsel, will and hereby does join in James Larkin's Opposition to the Government's *Ex Parte* Application to Extend Deadline and Hearing (the "Opposition") [DE 41], and adopts all of the positions set forth in the Opposition as if fully set forth herein.

Mr. Spear joins in the Opposition because he is "so similarly situated to Mr. Larkin that filing an independent opposition would be redundant." Tatung Co., Ltd. V. Shu Tze Hsu, 217 F. Supp. 3d 1138, 1151 (C.D. Cal. 2016). Like Mr. Larkin, Mr. Spear holds an interest in assets that were seized pursuant to civil seizure warrants issued by magistrate judges in this District, and which are the subject of Mr. Larkin's Motion to Vacate or Modify Seizure Warrants (the Seizure Motion") [DE 6]. The Opposition raises issues that are directly relevant to and overlap with the seizures of Mr. Spear's assets. All of the arguments made in the Opposition therefore apply with equal force to the seizure warrants issued against the assets in which Mr. Spear holds an interest.

Respectfully Submitted this 30th day of August, 2018.

BARTON, KLUGMAN & OETTING, LLP

/s/ John K. Rubiner

John K. Rubiner

FEDER LAW OFFICE, P.A.

/s/ Bruce Feder

Bruce Feder

Attorney for Scott Spear

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PROOF OF SERVICE

I hereby certify that on the 30th day of August, 2018, I electronically transmitted **SCOTT SPEAR'S JOINDER IN JAMES LARKIN'S OPPOSITION TO GOVERNMENT'S EX PARTE APPLICATION TO EXTEND DEADLINE AND HEARING** to the Clerk of the Court via the CM/ECF system whose transmittal of a Notice of Electronic Filing (NEF) constitutes service, pursuant to the Federal Rules of Civil and Criminal Procedure, to the following CM/ECF registrants:

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By: /s/ A. Jones